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DATE MAILED: 02/06/2006

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/081,453		02/21/2002	David Puig-Oses	020276	1015	
23696	7590	02/06/2006		EXAMINER		
QUALCOI 5775 MORE			HALIYUR, VENKATESH N			
SAN DIEG				ART UNIT PAPER NUMBER		
4 .	-, ·	2664				

Please find below and/or attached an Office communication concerning this application or proceeding.

				all			
	Applicat	ion No.	Applicant(s)	Ŭ			
05-14	10/081,4	53	PUIG-OSES ET AL.				
Office Action Summary	Examine	r	Art Unit				
	Venkates		2664				
The MAILING DATE of this comm	unication appears on th	e cover sheet with the	correspondence addres	ss			
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM THE - Extensions of time may be available under the provis after SIX (6) MONTHS from the mailing date of this or - If NO period for reply is specified above, the maximum - Failure to reply within the set or extended period for rany reply received by the Office later than three monitering part of the provided patent term adjustment. See 37 CFR 1.704(b)	E MAILING DATE OF T ions of 37 CFR 1.136(a). In no elementarion. In statutory period will apply and very will, by statute, cause the apply after the mailing date of this company.	HIS COMMUNICATIO vent, however, may a reply be ti vill expire SIX (6) MONTHS fron plication to become ABANDON	N. mely filed in the mailing date of this commuED (35 U.S.C. § 133).				
Status							
1) Responsive to communication(s)	filed on 21 February 20	002.					
2a) ☐ This action is FINAL.	,·-						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the pra	actice under Ex parte Q	uayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims							
4) Claim(s) 1-9 is/are pending in the	application.						
4a) Of the above claim(s) i	s/are withdrawn from co	onsideration.					
5) Claim(s) is/are allowed.							
6) Claim(s) 1-9 is/are rejected.							
7) Claim(s) is/are objected to 8) Claim(s) are subject to res		requirement.					
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Application Papers							
9) The specification is objected to by			-d to butha Evaminas				
10)⊠ The drawing(s) filed on <u>21 February 2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) include				I.121(d).			
11) The oath or declaration is objecte							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a cla	im for foreian priority u	nder 35 U.S.C. § 119(a	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None o							
1. Certified copies of the prior	rity documents have be	en received.					
2. Certified copies of the prior	-						
3 Copies of the certified copi			ed in this National Sta	ige			
application from the Interna			,	•			
* See the attached detailed Office a	ction for a list of the cer	tified copies not receiv	ea.				
Attachment(s)							
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Revie 	w (PTO-948)	4) Interview Summar Paper No(s)/Mail I					
3) Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date <u>1 page</u> .			Patent Application (PTO-15	2)			

DETAILED ACTION

1. Claims 1– 9 have been examined.

Claim Rejections - 35 USC § 102

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1,5,6,8,9 are rejected under 35 U.S.C. 102(e) as being anticipated by Zhang et al. [US Pub: 2004/0013103].

Regarding claim 1,5, Zhang et al. disclosed in their invention of "Communication of Control Information in Wireless Communication Systems", a method for controlling the operation of a quality feedback channel in a wireless communication system for determining a channel quality value associated with a transmission channel, determining a condition of the transmission channel, if the transmission channel condition is favorable, then transmitting the channel quality value over one slot of the channel quality feedback channel, and if the channel condition is not favorable, then transmitting the channel quality value over a plurality of slots of the channel quality feedback channel [Figs 1-6, Para 0001-0033, abstract].

Regarding claim 3, Zhang et al. disclosed the condition of the transmission channel is based upon a power level estimate [Para 0014].

Regarding claim 6, Zhang et al. disclosed transmitting the channel quality value over more than one slot of the feedback channel by repeating the channel quality value over a frame of the feedback channel [Para 0001-0026, abstract].

Regarding claim 8,9, Zhang et al. disclosed a method for improving the reception of a channel quality value at a base station, comprising, determining whether the condition of a feedback channel from a remote station is favorable, if the condition of the channel is unfavorable, then transmitting a control signal to the remote station, wherein the control signal triggers a reduced rate mode for transmitting the channel quality value over a feedback channel from the remote station, and if the condition of the channel is favorable, then allowing the remote station to control the transmission of the channel quality value over the feedback channel [Figs 1-6, Para 0001-0065, abstract].

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2,4,7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al. [US Pub: 2004/0013103] in view of Ponnekanti [US Pat: 2002/0150065]

Regarding claim 2, Zhang et al. disclosed transmission (traffic) channel and feedback channel [Para 0001-0008, abstract] but fails to disclose the condition of the transmission channel is based upon a velocity estimate.

However, Ponnekanti disclosed in their invention of "Communication Systems" a detecting and estimating means for the relative movement (velocity) of transmitting and receiving apparatus [Figs 1-17, Para 0017-0019].

Therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to use the teachings of Ponnekanti on the method of estimating relative movement of transmitting and receiving apparatus to include in the system of Zhang et al to detect the condition of the transmission channel based upon the velocity.

Regarding claim 4, Zhang et al. disclosed sending the quality of the transmission channel in the feedback channel but fails to disclose the condition of the transmission channel is based upon whether a fast fade occurs in the transmission channel.

However, Ponnekanti disclosed a method for determining whether a transmission signal has faded or not [Figs 1-17, Para 0019-0021,0230-0232].

Therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to use the teachings of Ponnekanti on the method of determining whether a transmission signal has faded to include in the system of Zhang et al to determine whether a fast fade occurs in the transmission channel.

Regarding claim 7, Zhang et al. disclosed transmission (traffic) channel and feedback channel [Para 0001-0008, abstract] but fails to disclose determining the traffic channel condition is unfavorable if a first station and a second station travel at a high

velocity in relation to each other and the first station originates the feedback channel and the second station originates the transmission channel.

However, Ponnekanti disclosed a method for determining the traffic channel condition fades if relative movement (distance) between the transmitting station (first station) and receiving station (second station) increases (travel at a high velocity in relation to each other) and the first station originates the feedback channel and the second station originates the transmission channel [Para 0017-0091].

Therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to use the teachings of Ponnekanti on the method of determining the traffic channel fading condition due to increase in relative movement between the first and the second station to include in the system of Zhang et al. do determine the traffic channel condition is unfavorable if a first station and a second station travel at a high velocity in relation to each other and the first station originates the feedback channel and the second station originates the transmission channel.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art in reference here are Zhang et al. and Ponnekanti.

4. Any inquiry concerning this communication or earlier communications should be directed to the attention to Venkatesh Haliyur whose phone number is 571-272-8616.

The examiner can normally be reached on Monday-Friday from 9:00AM to 5:00 PM. If

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attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached @ (571)-272-3134. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (571)-272-2600 or fax to 571-273-8300.

5. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

Ajit Patel
Primary Examiner